lane between said Davidsons and Elijah Bunsfield, to the road leading from Vienna to New Market, thence with said road to the place of beginning, shall henceforth cease to be included in the third election district and the same is hereby annexed to the second election district (or the New Market district) in said county, and it shall and may be lawful for all voters residing within the lines above described, and hereby annexed to the second district, to vote at the place of holding the election in said district.

CHAP. 41.

CHAPTER 41.

A supplement to the act, entitled, An act to enable purchasers Passed Jan. 26,1832 to obtain possession of Lands and Premises sold by Sheriffs, Coroners, and Elisors, at public auction, passed December session, eighteen hundred and twenty five, chapter one hundred and three.

WHEREAS, the original act to which this is a supplement, Preamble. authorizes the courts in the cases therein mentioned to issue a writ in the nature of a writ of habere facias posses. sionem, only to the sheriff, coroner or elisor who sold the lands or tenements, and much inconvenience may arise from the death, resignation, removal from office, disqualification, or other termination of the authority of said sheriff, coroner or elisor, before the issuing and executing said writ or process-Therefore,

Sec. 1. Be it enacted by the General Assembly of Mary- court authorised land, That in all cases under the original act to which this suce a writ we suce eding sheriff. is a supplement, it shall and may be lawful for any of the courts in this state, mentioned in said law in case the sheriff, coroner or elisor shall die, resign, be removed from, or disqualified for office, or have his authority, otherwise terminated after the sales mentioned in said law, and before the writ in the nature of a writ of habere facias possessionem shall have been issued and executed, to issue said writ in the nature of a writ habere facias possessionem to any succeeding sheriff, coroner or elisor, so that all the other provisions of said law are complied with and observed.

Sec. 2. And be it enacted, That if any sheriff, coroner, Upon termination or elisor, to whom any writ of habere facias possessionem, writ may be excunder the act to which this is a supplement shall be directed, or who shall be charged with, or on whom shall devolve the execution of such writ, shall die, resign, be removed from or disqualified for office, or have his authority, other-